

PLATFORM, BUT NO TICKET.

Bourke Cockran's Ad- vice to Sound Money Democrats.

He Believes They Should Declare in
Convention for McKinley and Ho-
bart—The Only Way to Defeat
Bryan—Currency Question
Above all Others.

NEW YORK, August 2.—Bourke Cockran returned last Saturday from Europe by the steamer Paris. Mr. Cockran did not forget American politics during his trip, and he has evolved a plan by which he thinks the defeat of the Chicago candidate may be encompassed. Speaking of the situation he said:

"I regard it as the gravest in the history of the country, exceeding in importance the crisis of 1860. The secession movement was but an attempt to divide this country between two Governments, each of them designed to protect property within the limits of its jurisdiction. The movement launched at Chicago is an attempt to paralyze industry by using all the powers of government to take property from the hands of those who created it and place it in the hands of those who covet it. This is a question of morals as well as of politics. No political Convention can issue a valid license to commit offenses against morality, and I decline to follow Mr. Bryan in a crusade against honesty and the rights of labor."

"Do you mean that you will actively oppose the Democratic party, or abstain from active support of it?"

"In a contest for the existence of civilization no man can remain neutral. Whoever does not support the forces of order, aids the forces of disorder. If I can do anything to thwart a movement the success of which I should regard as an irreparable calamity, not only to this country, but to civilized society everywhere, I shall certainly do it."

"What do you think of Tammany's action in endorsing the ticket?"

"I simply can't understand it. They strongly opposed the platform at Chicago, on the ground that it was an assault on the integrity of the nation. They decline to ratify it even now, which shows that they haven't changed their opinion of it. I see they have endorsed the candidate who stands up on it, and whose election will mean that the platform which they themselves denounced, as a singular combination of lunacy and villainy, shall be incorporated into the statute laws of this country."

"Will you support Maj. McKinley outright, or do you favor the nomination of another Democratic ticket?"

"I believe that all Democrats who are so thoroughly in favor of sound money that they place the defeat of Bryan above the interests of any organization, or party, should meet in Convention for the purpose of considering the formal method by which they can give the greatest efficiency to their opposition. For my part, I do not believe that the nomination of other candidates for President and Vice President, however eminent and deserving they might be personally, or politically, would serve any useful purpose. Nobody believes that they could be elected, and any Democrat, whose hostility to Populism and Republicanism would not allow him to support either Bryan or McKinley, could show his opposition to both by remaining at home on election day quite as well as by voting for a third ticket. It would be more convenient to himself, individually, and would not create a visible separation between himself and his party organization."

"But how can men, rupturing party ties, be sustained by some sense of association among themselves?"

That end could be attained by the adoption of a platform declaring for sound money; against extravagant appropriations; in favor of economical administration in every department of the Government; in favor of a tariff for revenue only and ample for the purposes; against the paternalism of the Republican party and the Populist socialism of both the Chicago and St. Louis Conventions; in favor of that American liberty which can be maintained by so limiting the power of the Government that it can never interfere with the daily concerns of law-abiding citizens. The plank of pressing importance in such a platform is, of course, the currency plank. Now, the mere election of McKinley will be the defeat of the silver movement."

"Your obvious policy, then, would be to endorse the McKinley electors?"

"Precisely. The Democrats who will have achieved the success of their financial plank by the election of McKinley will yet constitute an opposition to the Republican party the day after election, based on principles which are certain to be ultimately adopted by the American people. What is needed, therefore, is not a new ticket, but a new platform, which will declare, in unmistakable language, the cardinal features of the party's faith, and which, while endorsing Mc-

Kinley electors, will provide for a really Democratic opposition to the McKinley administration during the period of its existence."

"What is your opinion of the ultimate outlook?"

"Everything depends on the manner in which the battle is waged. To my mind there is but one test of prosperity which can be applied to a country, and that is the rate of wages paid to labor. There can be no prosperity where low wages are paid; there can be no distress where the rate of wages is high. It can easily be demonstrated that this whole free silver movement is a conspiracy against wages, and if the campaign is fought on this line I have no doubt that every Northern State—that is to say, every State in the Union in which it is practicable to hold a free election—will be carried by the intelligence and morality of the American people, against the monstrous propositions submitted to them by the Convention which nominated Mr. Bryan for the presidency."

A Few Business Pointers.

The business men of this country can best serve a patriotic purpose and their own interests by keeping cool and not allowing fear to run away with their better judgment. There is no immediate danger and but little in prospect. McKinley is not elected, but his chances are so reasonably certain that the margin of success is all in his favor, since Populism has signed its own death warrant, and in so doing has reduced the possibility of Democratic achievement to a minimum, including the damage to be inflicted between now and the election. Physically, the country is in a most excellent condition. The markets are reasonably firm; crop prospects are good; commodity output is up to the average of recent years; stocks are not heavy, and in some cases are very light, while the employment of labor is at least equal to what it has been in similar previous periods. Money is not scarce, and the banking rates show an increased demand as a result of an expansion in business. Collections are generally good.

The conditions preclude any reasons for a scare. Conservatism in method is at all times a valuable factor, but can be made so pronounced that the object toward which it is exercised is prevented from becoming a fact accomplished; it may ruin what it seeks to develop. A conservative power is necessarily opposed to scares, yet it may be carried so far that it creates the very thing its followers desire to avoid. Ultra-conservatism is a negative force that may become positively dangerous, both to its advocates and those against whom it is used, so that it actually degenerates into a means for closing the channels of trade and a partial stoppage of business. It is in itself a scare and produces a vast amount of mischief. These are facts that do not require demonstration; they are self-evident and conclusive. Yet it is becoming evident that business men are induced by a fear of the future to disregard present possibilities and that their operations are limited to an extent not justified, apparently, by existing conditions. It is well enough at all times to look ahead and to provide against all possible contingencies, but it is time to call a halt when this policy becomes so pronounced in effect that business is made to suffer an unnecessary punishment. This may not be the case to-day, but any further development of the present restriction policy is apt to induce such a curtailment of merchandise movement that the country will be made to suffer in a greater degree than from the influence of a justifiable scare, or one which does not actually exist to-day. It is a matter that appeals directly and with peculiar force to those interests which are in favor of sound money, as they certainly are in favor of sound business principles, both in policy and management, and if they assume the position of alarmists over money matters to-day they will merely aid in making them worse than they really are. The proverbial common sense of the American people will assuredly assert itself by November, unless the business leaders thwart its purpose by assuming a fear that a careful scrutiny shows to be without justification. Despite a thermometric influence, it is time to keep cool and not to get hot under the politico-business collar.

Marvelous Results.

From a letter written by Rev. J. Gendeman, of Dimondale, Mich., we are permitted to make the extract: "I have no hesitation in recommending Dr. King's New Discovery, as the results were almost marvelous in the case of my wife. While I was pastor of the Baptist Church at Tives Junction she was brought down with Pneumonia succeeding La Grippe. Terrible paroxysms of coughing would last hours with little interruption and it seemed as if she could not survive them. A friend recommended Dr. King's New Discovery; it was quick in its work and highly satisfactory in results." Trial bottles free at W. C. Haman's drug store. Regular size 50c and \$1.00.

Sheriff's Sale.

BY virtue and authority of a special execution issued by the clerk of the Circuit Court of Cape Girardeau county, Missouri, in favor of the State of Missouri, at the relation and to the use of Peter Lehner collector of the revenue of the county of Cape Girardeau, Missouri, and against John Coleman and the unknown heirs of John Coleman, bearing date the 30th day of July, 1896, and returnable to the August term, 1896 of the Circuit Court of Cape Girardeau county, Missouri, which said special execution issued to enforce a special lien on real estate hereinafter described, I have levied upon and seized the following described real estate, lying and being in the county of Cape Girardeau and State of Missouri, as the property of John Coleman and the unknown heirs of John Coleman, to-wit:

The northwest quarter (4) of the northwest quarter (4) of section thirty-two (32), township thirty-two (32), range fourteen (14), containing forty (40) acres, and I will, on

Friday, the Twenty-First Day of August, A. D. 1896,

At the court house door, in the city of Jackson, Cape Girardeau county, Missouri, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, and during the session of the Circuit Court of Cape Girardeau county, sell at public auction, to the highest bidder, for cash in hand all the right, title, interest, claim and estate of John Coleman and the unknown heirs of John Coleman, to satisfy said execution and costs.

JUDSON M. RANDOL, Sheriff.

Sheriff's Sale.

BY virtue and authority of a special execution issued by the clerk of the Circuit Court of Cape Girardeau county, Missouri, bearing date the 31st day of July, 1896, and returnable to the August term, 1896, of said court, to me directed in favor of the Sturdivant Bank and against Robert L. Wilson, I have levied upon and seized the following described real estate, lying and being in the city and county of Cape Girardeau and State of Missouri, to-wit:

The west half (4) of lot fourteen (14), range E, city and county of Cape Girardeau and State of Missouri and I will, on

Friday, the Twenty-First Day of August, A. D. 1896,

At the court house door in the city of Jackson, county of Cape Girardeau, Missouri, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, and during the session of the Circuit Court of Cape Girardeau county, sell for cash in hand to the highest bidder, all the right, title, claim and interest of said Robert L. Wilson, of, in and to the above described property to satisfy said execution and cost.

JUDSON M. RANDOL, Sheriff.

Sheriff's Sale.

BY virtue and authority of a transcript execution issued by the clerk of the Circuit Court of Cape Girardeau county, Missouri, bearing date the 20th day of July, 1896, and returnable to the August term, 1896, of said court and to me directed in favor of Theodore Zierath and against Calvin Edwards, I have levied upon and seized the following described real estate, lying and being in the city of Cape Girardeau county of Cape Girardeau and State of Missouri, to-wit:

East half (4) of lot number one hundred and fifteen (115), range Q, in the city of Cape Girardeau, Missouri, fronting one hundred and sixty-eight and one-eighth (168 1/8) feet on Middle street by one hundred and eighty-eight (188) feet on Olive street, and I will, on

Friday, the Twenty-First Day of August, A. D. 1896,

At the court house door in the city of Jackson, county of Cape Girardeau, Missouri, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, and during the session of the Circuit Court of Cape Girardeau county, sell for cash in hand to the highest bidder, all the right, title, claim and interest of said Calvin Edwards, of, in and to the above described property, to satisfy said execution and costs.

JUDSON M. RANDOL, Sheriff.

Sheriff's Sale.

BY virtue and authority of a special execution issued by the clerk of the Circuit Court of Cape Girardeau county, Missouri, in favor of the State of Missouri, at the relation and to the use of Peter Lehner collector of the revenue of Cape Girardeau county, Missouri, and against Frederick W. Bradford and the unknown heirs of Frederick W. Bradford, bearing date the 30th day of July, 1896, and returnable to the August term, 1896 of the Circuit Court of Cape Girardeau county, Missouri, which said special execution issued to enforce a judgment declared by said court to be a special lien on real estate hereinafter described, I have levied upon and seized the following described real estate, lying and being in the county of Cape Girardeau and State of Missouri, as the property of Frederick W. Bradford and the unknown heirs of Frederick W. Bradford, to-wit:

Forty (40) acres being south half (4) of south half (4) of southeast quarter (4) of section thirty-two (32), township twenty-nine (29), range twelve (12), and I will, on

Friday, the Twenty-First Day of August, A. D. 1896,

At the court house door, in the city of Jackson, Cape Girardeau county, Missouri, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, and during the session of the Circuit Court of Cape Girardeau county, sell at public auction, to the highest bidder, for cash in hand all the right, title, interest, claim and estate of Frederick W. Bradford and the unknown heirs of Frederick W. Bradford, to satisfy said execution and costs.

JUDSON M. RANDOL, Sheriff.

Sheriff's Sale.

BY virtue and authority of a special execution issued by the clerk of the Circuit Court of Cape Girardeau county, Missouri, in favor of the State of Missouri, at the relation and to the use of Peter Lehner collector of the revenue of Cape Girardeau county, Missouri, and against David Fleming, bearing date the 30th day of July, 1896, and returnable to the August term 1896 of the Circuit Court of Cape Girardeau county, Missouri, which said special execution issued to enforce a judgment declared by said court to be a special lien on real estate hereinafter described, I have levied upon and seized the following described real estate, lying and being in the county of Cape Girardeau and State of Missouri, as the property of David Fleming, to-wit:

Lot number one (1) of the southwest quarter (4) of northwest quarter (2) of southeast quarter (4) all in section number six (6), township number twenty-nine (29), range number twelve (12) containing in the aggregate one hundred and sixty-nine and seventy-two hundredths (169 72/100) acres, more or less, and I will, on

Friday, the Twenty-First Day of August, A. D. 1896,

At the court house door in the city of Jackson, Cape Girardeau county, Missouri, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, and during the session of the Circuit Court of Cape Girardeau county, sell at public auction, to the highest bidder, for cash in hand all the right, title, interest, claim and estate of David Fleming, to satisfy said execution and costs.

JUDSON M. RANDOL, Sheriff.

Sheriff's Sale.

BY virtue and authority of a special execution issued by the clerk of the Circuit Court of Cape Girardeau county, Missouri, in favor of the State of Missouri, at the relation and to the use of Peter Lehner collector of the revenue of Cape Girardeau county, Missouri, and against Michael Burkeley and the unknown heirs of Michael Burkeley, bearing date the 30th day of July, 1896, and returnable to the August term, 1896 of the Circuit Court of Cape Girardeau county, Missouri, which said special execution issued to enforce a judgment declared by said court to be a special lien on real estate hereinafter described, I have levied upon and seized the following described real estate, lying and being in the county of Cape Girardeau and State of Missouri, as the property of Michael Burkeley and the unknown heirs of Michael Burkeley, to-wit:

Lot one (1) and south half (4) of lot two (2) of the southwest quarter (4) of section thirty (30), township thirty-two (32), range fourteen (14), and I will, on

Friday, the Twenty-First Day of August, A. D. 1896,

At the court house door, in the city of Jackson, Cape Girardeau county, Missouri, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, and during the session of the Circuit Court of Cape Girardeau county, sell at public auction, to the highest bidder, for cash in hand all the right, title, interest, claim and estate of Michael Burkeley and the unknown heirs of Michael Burkeley, to satisfy said execution and costs.

JUDSON M. RANDOL, Sheriff.

Trustee's Sale of Real Estate.

Whereas, Herman Sander and Caroline Sander, husband and wife, of the county of Cape Girardeau, in the State of Missouri, by their certain deed of trust, dated the sixth day of September, eighteen (18) hundred and eighty-nine and recorded in book O, at page three hundred and ninety (390) of the Recorder's office of Cape Girardeau county, Missouri, conveyed to the undersigned trustee, the following described real estate, situated, lying and being in the county of Cape Girardeau and State of Missouri, to-wit:

Fifty-two (52) acres being part of survey number one hundred and eighty-seven (187) confirmed to James Randol in township number thirty-one (31) north of range number thirteen (13) east, being same land acquired by said Frederick Kempe of Emanuel Milde and wife, by warranty deed dated February 28, 1882, and recorded in the recorder's office of said county on September 6th, 1889, to which deed reference is had for a more particular description.

Also forty (40) acres, more or less, being parts of surveys numbers one thousand two hundred and sixty-six (1266) confirmed to Louis Tash and number one hundred and eighty-nine (189) confirmed to James Randol in township number thirty-one (31) north of range number twelve (12) and thirteenth (13) east, being same land acquired by said Frederick Kempe of James J. Stewart by warranty deed of record in the recorder's office of said county in book 14, page 24, to which reference is had for a more particular description, making in the aggregate ninety-two (92) acres, more or less.

Which said conveyance was made in trusts to secure the payment of a certain promissory note in said deed of trust mentioned and endorsed, and Whereas, said note has long since become due and payable, according to the true tenor, date and effect of said note, and remains unpaid.

Now, therefore, I, the undersigned trustee, at the request of the legal holder of said note, and by virtue of the power and authority in me vested by said deed of trust and pursuant to the provisions of said deed of trust, will, on

Saturday, the Twelfth Day of September, A. D. 1896,

At the court house door in the city of Jackson, Cape Girardeau county, Missouri, and between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, proceed to sell the above described real estate, at public vendue, to the highest bidder, for cash in hand, to satisfy said note and interest, together with the costs and expenses of executing this deed of trust.

JACOB EGGMANN, Trustee.

Sheriff's Sale.

BY virtue and authority of a transcript execution issued by the clerk of the Circuit Court of Cape Girardeau county, Missouri, bearing date the 31st day of July, 1896, and returnable to the August term, 1896, of said court, and to me directed, in favor of the Sturdivant Bank a corporation under the laws of Missouri and against Robert L. Wilson, I have levied upon and seized the following described real estate, lying and being in the city and county of Cape Girardeau and State of Missouri, and I will, on

Friday, the Twenty-First Day of August, A. D. 1896,

At the court house door in the city of Jackson, county of Cape Girardeau, Missouri, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, and during the session of the Circuit Court, of Cape Girardeau county, sell for cash in hand to the highest bidder, all the right, title, claim and interest of said Robert L. Wilson, of, in and to the above described property, to satisfy said execution and cost.

JUDSON M. RANDOL, Sheriff.

Order of Publication.

In the Cape Girardeau Court of Common Pleas, within and for the county of Cape Girardeau and State of Missouri. September term 1896.

Rosebud X. Guyler, Plaintiff,

against

Louis R. Guyler, Defendant.

Order of Publication.

AT this day comes the plaintiff herein, by her attorney before the clerk of the Cape Girardeau Court of Common Pleas in vacation and files her petition and affidavit, alleging, among other things, that defendant is not a resident of the State of Missouri; Whereupon it is ordered, by the clerk of said court, that said defendant be notified by publication that plaintiff has commenced a suit against him in this court the general object and nature of which is to obtain a decree of divorce from the bonds of matrimony contracted between the plaintiff and defendant on the grounds of abandonment and that unless the said defendant be and appear at this court at the next term thereof to be begun and holden at the court house, in the city of Cape Girardeau in said county, on the 28th day of September next, and on or before the third day of said term, if the term shall so long continue—and if not, then on or before the last day of said term—answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published, according to law, in the Cape Girardeau DEMOCRAT, a newspaper published in Cape Girardeau county for four weeks successively, the last insertion to be at least fifteen days before the commencement of said term of court. A true copy from the record.

E. H. ENGELMANN, Clerk.

Witness my hand and seal of the court of Common Pleas this 15th day of August, 1896.

E. H. ENGELMANN, Clerk.

Trustee's Sale of Real Estate.

Whereas, Frederick Kempe and Charlotte Kempe, husband and wife of the county of Cape Girardeau, State of Missouri, by their certain deed of trust, dated the sixth day of September, eighteen (18) hundred and eighty-nine and recorded in book O, at page three hundred and ninety (390) of the Recorder's office of Cape Girardeau county, Missouri, conveyed to the undersigned trustee the following described real estate, situated, lying and being in the county of Cape Girardeau and State of Missouri, to-wit:

Fifty-two (52) acres being part of survey number one hundred and eighty-seven (187) confirmed to James Randol in township number thirty-one (31) north of range number thirteen (13) east, being same land acquired by said Frederick Kempe of Emanuel Milde and wife, by warranty deed dated February 28, 1882, and recorded in the recorder's office of said county on September 6th, 1889, to which deed reference is had for a more particular description.

Also forty (40) acres, more or less, being parts of surveys numbers one thousand two hundred and sixty-six (1266) confirmed to Louis Tash and number one hundred and eighty-nine (189) confirmed to James Randol in township number thirty-one (31) north of range number twelve (12) and thirteenth (13) east, being same land acquired by said Frederick Kempe of James J. Stewart by warranty deed of record in the recorder's office of said county in book 14, page 24, to which reference is had for a more particular description, making in the aggregate ninety-two (92) acres, more or less.

Which said conveyance was made in trusts to secure the payment of a certain promissory note in said deed of trust mentioned and endorsed, and Whereas, said note has long since become due and payable, according to the true tenor, date and effect of said note, and remains unpaid.

Now, therefore, I, the undersigned trustee, at the request of the legal holder of said note, and by virtue of the power and authority in me vested by said deed of trust and pursuant to the provisions of said deed of trust, will, on

Saturday, the Twelfth Day of September, A. D. 1896,

At the court house door in the city of Jackson, Cape Girardeau county, Missouri, and between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, proceed to sell the above described real estate, at public vendue, to the highest bidder, for cash in hand, to satisfy said note and interest, together with the costs and expenses of executing this deed of trust.

JACOB EGGMANN, Trustee.

JOHN L. MILLER.

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6—Cholera Morbus, Vomiting.

7—Coughs, Colds, Bronchitis.

8—Neuralgia, Toothache, Faceache.

9—Headaches, Sick Headache, Vertigo.

10—Dyspepsia, Bileousness, Constipation.

11—Suppressed or Painful Periods.

12—Whitens, Too Profuse Periods.

13—Croup, Laryngitis, Hoarseness.

14—Sore Throat, Erysipelas, Eruptions.

15—Rheumatism, or Rheumatic Pains.

16—Malaria, Chills, Fever and Ague.

17—Piles, Blind or Bleeding.

18—Ophthalmia, Sore or Weak Eyes.

19—Catarrh, Influenza, Cold in the Head.

20—Whooping Cough.

21—Asthma, Oppressed Breathing.

22—Ear Discharges, Impaired Hearing.

23—Scrofula, Enlarged Glands, Swelling.

24—General Debility, Physical Weakness.

25—Dropsy, and Scanty Secretions.

26—Sea Sickness, Sickiness From Riding.

27—Kidney Diseases.

28—Nervous Debility.